UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/694,844	10/29/2003	Raphael Duval	PET-1802 D2	2492
23599 7590 02/22/2007 MILLEN, WHITE, ZELANO & BRANIGAN, P.C. 2200 CLARENDON BLVD. SUITE 1400 ARLINGTON, VA 22201			EXAMINER	
			HENRY, MICHAEL C	
			ART UNIT	PAPER NUMBER
			1623	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MOI	NTHS	02/22/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)		
	10/694,844	DUVAL, RAPHAEL		
Office Action Summary	Examiner	Art Unit		
	Michael C. Henry	1623		
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	OATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status	•			
1) Responsive to communication(s) filed on 11 L	December 2006.			
2a) This action is FINAL . 2b) ⊠ This	s action is non-final.			
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.		
Disposition of Claims				
4) Claim(s) 1-14 is/are pending in the application 4a) Of the above claim(s) 1,6-12 and 14 is/are 5) Claim(s) is/are allowed. 6) Claim(s) 2-5 and 13 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	withdrawn from consideration.			
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the Edrawing(s) be held in abeyance. See ction is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat* See the attached detailed Office action for a list	ts have been received. ts have been received in Applicationity documents have been receive ou (PCT Rule 17.2(a)).	on No. <u>09/394,905</u> . ed in this National Stage		
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 10/29/03.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite		

Art Unit: 1623

DETAILED ACTION

The following office action is a responsive to the amendments filed on 12/11/06 in which a provisional election was made without traverse to prosecute the invention of Group II, claims 2-5 and 13. The response has the following effect:

- Claims 2-5 and 13, the invention of Group II are prosecuted by the examiner.
 Claims 1, 6-12 and 14 are withdrawn.
- 2. The responsive is contained herein below.

Claims 1-14 are pending in the application

Claim Objections

Claims 2 and 13 are objected to because of the following informalities: The claims recites the phrase "an oxygen atom of the group -NH" which appears to be a typographical error. It appears that the word "of" in the phrase should be replaced by the word "or". Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2-5, 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parkinson (US 3,627,872).

In claim 2, applicant claims a support material consisting essentially of a cross-linked

Art Unit: 1623

polymer compound in a three-dimensional network, comprising a radical of general formula (I) or (II):

Page 3

$$-X-Y-A[CH2-CH(R)-CH(R)-CH2]m A-Y-X-$$
 (I)

$$-X-Y-A[CH2-CH(R)-L-CH(R)-CH2]m A-Y-X$$
 (II)

where X represents an oxygen atom or the group -NH, m is an integer other than zero equal at most to 5, R represents a hydrogen atom or a substituted or non-substituted, linear or

branched alkyl radical having from 1 to 8 carbon atoms, Y represents a single bond, -NH-CO-group, -NH-CS group or -CO-group, A represents a single bond, a linear or branched alkylene radical having from 1 to 21 carbon atoms, an arylene radical having from 6 to 18 carbon atoms or an aralkylene radical having from 7 to 40 carbon atoms, Claims 3-5 are drawn to said support material wherein the support material is of specific form or shape, specific % or wherein the support material obtained from specific source. Claim 13 is drawn to a percolation membrane comprising a cross-linked polymer compound in a three-dimensional network, comprising a radical of general formula (I) or (II).

Parkinson teaches a cross-linked polymer compound comprising a radical of general formula (I), that is an ether bridge or linkage of the general type -O-X-O- wherein X represent an aliphatic radical containing 3 to 10 carbon atoms inclusively (see col. 2, lines 5 to 44). Thus, when X is an aliphatic radical (such as alkylene group) that contains 4 carbons then Parkinson's radical is the same as applicant's radical of general formula (I) wherein X represents an oxygen atom, m is an integer = 1, R represents a hydrogen atom, Y represents a single bond and A represents a single bond (see col. 2, lines 5 to 44). Furthermore, Parkinson discloses that the

Art Unit: 1623

cross-linked polymer compound can be formed from polysaccharide such as dextrran, starch, cellulose and hydroxyethyl cellulose (see col. 2, lines 5 to 44).

Parkinson fails to recite a specific compound, but suggests a compound that reads on the claimed invention.

Francotte discloses that crosslinked polysaccharides (polymers) derivatives can be used as support materials for chromatographic separation of enantiomers (see abstract) and that in conditioned form, they can be used as pure polymers the for chromatographic separation of enantiomers (see abstract).

It would have been obvious to one having ordinary skill in the art, at the time the claimed invention was made, in view of Parkinson and Francotte, to have prepared any compound suggested by Parkinson, in order to use them as support materials for chromatographic separation of enantiomers.

One having ordinary skill in the art would have been motivated, in view of Parkinson and Francotte, to prepare any compound suggested by Parkinson, in order to use them as support materials for chromatographic separation of enantiomers. It should be noted that the use of support material in specific form or shape, specific % or specific source (as recited in claims 3-5) depends on the factors such as the type of chromatography separation technique used.

In claim 13, applicant claims a percolation membrane comprising a cross-linked polymer compound in a three-dimensional network, comprising a radical of general formula (I) or (II):

$$-X-Y-A[CH2-CH(R)-CH(R)-CH2]m A-Y-X- (I)$$

$$-X-Y-A[CH_2-CH(R)-L-CH(R)-CH_2]m A-Y-X$$
 (II)

Art Unit: 1623

where X represents an oxygen atom or the group -NH, m is an integer other than zero equal at most to 5, R represents a hydrogen atom or a substituted or non-substituted, linear or branched alkyl radical having from 1 to 8 carbon atoms, Y represents a single bond, -NH-CO-group, -NH-CS group or -CO-group, A represents a single bond, a linear or branched alkylene radical having from 1 to 21 carbon atoms, an arylene radical having from 6 to 18 carbon atoms or an aralkylene radical having from 7 to 40 carbon atoms,

Parkinson teaches a cross-linked polymer compound comprising a radical of general formula (I), that is an ether bridge or linkage of the general type -O-X-O- wherein X represent an aliphatic radical containing 3 to 10 carbon atoms inclusively (see col. 2, lines 5 to 44). Thus, when X is an aliphatic radical (such as alkylene group) that contains 4 carbons then Parkinson's radical is the same as applicant's radical of general formula (I) wherein X represents an oxygen atom, m is an integer = 1, R represents a hydrogen atom, Y represents a single bond and A represents a single bond (see col. 2, lines 5 to 44). Furthermore, Parkinson discloses that the cross-linked polymer compound can be formed from polysaccharide such as dextran, starch, cellulose and hydroxyethyl cellulose (see col. 2, lines 5 to 44).

Parkinson fails to recite a specific compound, but suggests a compound that reads on the claimed invention.

Francotte discloses that crosslinked polysaccharides (polymers) derivatives can be used as support materials for chromatographic separation of enantiomers (see abstract) and that in conditioned form, they can be used as pure polymers the for chromatographic separation of enantiomers (see abstract).

It would have been obvious to one having ordinary skill in the art, at the time the claimed invention was made, in view of Parkinson and Francotte, to have prepared any compound suggested by Parkinson, in order to use them as support materials for chromatographic separation of enantiomers.

One having ordinary skill in the art would have been motivated, in view of Parkinson and Francotte, to prepare any compound suggested by Parkinson, in order to use them as support materials for chromatographic separation of enantiomers. It should be noted that the use of support material in specific form or shape, specific % or specific source (as recited in claims 3-5) depends on the factors such as the type of chromatography separation technique used. Furthermore, it should be noted that the use of cross-linked polymer compounds in the form of membranes (as recited in claim 13) also depends on factors such as the type of chromatography separation technique used.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael C. Henry whose telephone number is 571-272-0652. The examiner can normally be reached on 8.30am-5pm; Mon-Fri. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shaojia A. Jiang can be reached on 571-272-0627. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

Art Unit: 1623

Page 7

applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Michael C. Henry

Shaojia Anna Jiang, Ph.D. Supervisory Patent Examiner Art Unit 1623

February 17, 2007.